UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

Joseph Lubertazzi, Jr., Esq. Franklin Barbosa, Jr., Esq.

McCARTER & ENGLISH, LLP

100 Mulberry Street

Newark, New Jersey 07102

(973) 622-4444

jlubertazzi@mccarter.com

fbarbosa@mccarter.com

Counsel for Wells Fargo Bank, National Association

In re:

RTW RETAINWINDS, INC., et al.,

Debtors.¹

Chapter 11

Case No. 20-18445 (JKS)

Joint Administration Requested

NOTICE OF APPEARANCE AND REQUEST FOR SERVICE OF PAPERS

PLEASE TAKE NOTICE that Franklin Barbosa, Jr. of McCarter & English, LLP, hereby enters his appearance in the above-captioned case in accordance with Fed. R. Bankr. P. 9010(b) for Wells Fargo Bank, National Association ("Wells Fargo"). Request is made that the documents filed in this case and identified below be given and served upon the following person at the address, telephone, facsimile number and e-mail address indicated below:

McCARTER & ENGLISH, LLP

Franklin Barbosa, Jr., Esq. Four Gateway Center 100 Mulberry Street Newark, New Jersey 07102 Telephone: (973) 849-4148 Facsimile: (973) 624-7070

Email: fbarbosa@mccarter.com

ME1 33822669v.1

_

¹ The Debtors in these chapter 11 cases and the last four digits of each Debtor's federal tax identification number, as applicable, are as follows: RTW Retailwinds, Inc. (1445); Lerner New York Holding, Inc. (2460); Lernco, Inc. (4787); Lerner New York, Inc. (2137); New York & Company, Inc. (4569); Lerner New York GC, LLC (6095); Lerner New York Outlet, LLC (6617); New York & Company Stores, Inc. (6483); FTF GC, LLC (7341); Lerner New York FTF, LLC (6279); Fashion to Figure, LLC (6997); FTF IP Company, Inc. (6936). The Debtors' principal place of business is 330 W. 34th St., 9th Floor, New York, New York 10001.

DOCUMENTS:

☑ All notices entered pursuant to Fed. R. Bankr. P. 2002.

PLEASE TAKE FURTHER NOTICE that neither this Notice of Appearance nor any

subsequent appearance, pleading, claim or suit is intended to waive Wells Fargo's (i) right to have final

orders in non-core matters entered only after de novo review by a United States District Court Judge;

(ii) right to a jury trial in any proceeding so triable herein, or in any case, controversy or proceeding

related hereto; (iii) right to have the reference withdrawn by a United States District Court Judge in

any matter subject to mandatory or discretionary withdrawal, including proceedings over which the

Bankruptcy Court lacks constitutional authority to enter final judgments; or (iv) other rights, claims,

defenses, setoffs or recoupments to which Wells Fargo is or may be entitled under agreements, in law

or in equity, all of which rights, claims, actions, defenses, setoffs and recoupments are expressly

reserved.

Date: July 13, 2020

Newark, NJ

McCARTER & ENGLISH, LLP

By: /s/ Franklin Barbosa, Jr.

Franklin Barbosa, Jr.

Four Gateway Center 100 Mulberry Street Newark, NJ 07102

Telephone: (973) 849-4148 Facsimile: (973) 624-7070 fbarbosa@mccarter.com

Attorneys for Wells Fargo Bank, National Association